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IN THE UNITED STATES PATENT AND TRADEM ARECOFFICE

Applicant

Olesiewicz, Timothy W.

Application No.

Unassigned

Filed

February 15, 2002

Docket

SUN-P7042

Title

Multi-Positionable Power Distribution Ur it

Group/Art Unit

Unassigned

Examiner

Unassigned

POWER OF ATTORNEY BY ASSIGNEE TO EXCLUSION OF INVENTOR UNDER 37 C.F R. § 3.71 WITH REVOCATION OF PRIOR POWERS

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

The undersigned ASSIGNEE of the entire interest in the above-identified patent application hereby appoints

OLSEN, Kenneth (Reg. # 26,493);

CREAN, Timothy J. (Reg. #37,116);

SILVERMAN, Alexander E. (Reg. #37,940);

GUPTA, Anirma & (Reg. # 38,275);

LEWIS, Sean P. (Reg. # 42,798);

SCHALLOP, Michael J. (Reg. # 44,319);

KRALL, Noreen A. (Reg. # 39,734);

CHEN, Bernice B (Reg. # 42,403);

FOODMAN, Marc D. (Reg. # 34,110);

WARD, Monica D. (1869. # 40,696);

POGODIN, Pavel (Reg. #48,205);

LEE, Elaine K. (Feg # 41,936);

MATSUBAYASHI, Hugh H. (Reg. # 43,779);

SORKIN, Paul D (Rug. #39,039);

GLAUBENSKLEE, Marilyn E. (Reg. # 35,521); CHEN, Andrew C. (E.g. # 43,544); and

MYERS, Jeffrey L. (Reg. # 44,252)

of SUN MICROSYSTEMS, INC., and

PARK, A. Richard (Reg. #41,241);

VAUGHAN, Daniel E. (Reg. # 42,199);

FLEMING, Hoyt A. (Reg. #41,752); and

GRUNDLER, Ec ward (Reg. # 47,615)

of PARK, VAUGHAN & FLEMING LLP, to prosecute this application shifter transact all business in the United States and Trademark Office in connection therewith and hereby revokes all prior

Anumey Docket No SUN-7042

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powers of attorney; said appointment to be to the exclusion of the inventors and the inventors attorneys in accordance with the provisions of 37 C.F.R. § 3.71.

The following evidentiary documents establish a chain of title from the original owner to the Assignee:

•	<u> </u>	a copy of an Assignment forwarded to the Pater	ent attached he at and Tradema	reto, which A ark Office for	assignment has been (or is recording; cr	herewith)	
		the Assignment record	led on	at reel	lerme	.	
	Pursua	int to 37 C.F.R.§ 3.73(t) the undersig	ned Assignee	hereby states that evident	iary	
locume	nts ha	ve been reviewed and h	ereby certifies	that, to the b	est of ASSIGNEE's know	ledge and	
elief, t	itle is	in the identified ASSIC	NEE.	•			
	Please	change the correspond	ence address f	or this applica	ation us the following:		
	Daniel Vaughan Park, Vaughan & Fleming LLP 702 Marshall Street Suite 310 Redwood City, CA 94063 (650) 474-1973						
			ASSIGNEE:	Sun Micros (Signature)	yotems, Inc.	-	
			Name:	Kenneth O	sen	-	
	•		Title: Vice	President of	ntellec tuni l'roperty	· ~	
			Date: F	estucing	23 3 U. 3:	_	

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Attorney Docket No.: SUN-P7042

SOLE TO CORPORATE ASSIGNMENT

WHEREAS, the undersigned, <u>Timothy W. Olesiewicz</u>, (hereinafter termed "Inventor"), having a residence at <u>19500 Pruneridge Avenue</u>, #7103, City of <u>Cupertino</u>, State of <u>California</u>, <u>95014</u> has invented certain new and useful improvements in:

MULTI-POSITIONABLE POWER DISTRIBUTION UNIT

and ha	s executed a declaration or oath for an application for a United States patent dis fying the invention:	sclosi	ng ar	nd
identii	C			
<u>X</u>	On the 8th day of February, 2002;	2300 MAIL	EUR 22	XICE YES
	Or	1	2082	
	Said application having Application Number, and filed on the day	R00€1		-
WHER	REAS Sun Microsystems, Inc. a corporation of the State of Delaware, having a page 1	olace	of	
busine	ss at 901 San Antonio Road, Palo Alto, CA 94303 (hereinafter termed "Assigne	e"). v	vishe	es .
to acqu	ire the entire right, title and interest in and to said application and the invention	ı discl	osed	
therein	, and in and to all embodiments of the invention, heretofore conceived made or	r		

business at 901 San Antonio Road, Pale Alto, CA 94303 (hereinafter termed "Assignee"), wishes to acquire the entire right, title and interest in and to said application and the invention disclosed therein, and in and to all embodiments of the invention, heretofore conceived, made or discovered by said Inventor (hereinafter termed "said invention"), and in and to any and all patents, certificates of invention and other forms of protection thereon (hereinafter termed "patents") applied for or granted in the United States and/or other countries.

NOW THEREFORE, for good and valuable consideration acknowledged by said Inventor to have been received in full from said Assignee:

1. Said Inventor does hereby sell, assign, transfer and convey to said Assignee, the entire right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply in any or all countries of the world for patents, certificates of inventions or other governmental grants on said invention, including the right to apply for patents pursuant to the International Convention for the Protection of Industrial Property or pursuant to any other convention, treaty, agreement or understanding; (c) in and to any and all applications filed and any and all patents, certificates of inventions or other governmental grants granted on said invention in the United States or any other country, including each and every application filed and each and every patent granted on any application which is a division, substitution, or continuation of any of said applications; (d) in and to each and every reissue or extension of any of said patents; and (e) in and to each and every patent claim resulting from a reexamination certificate for any and all of said patents.

- 2. Said Inventor hereby covenants and agrees to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States and other countries. Such cooperation by said Inventor shall include prompt production of pertinent facts and documents, giving of testimony, executing of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for complying with any duty of disclosure; (c) for prosecuting any of said applications; (d) for filing and prosecuting substitute, divisional, continuing or additional applications covering said invention; (e) for filing and prosecuting applications for reissue of any of said patents; (f) for interference or other priority proceedings involving said invention; and (g) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, reexamination proceedings, compulsory licensing proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventor in providing such cooperation shall be paid for by said Assignee.
- 3. The terms and covenants of this Assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventor, and his or her heirs, legal representatives and assigns.
- 4. Said Inventor hereby warrants and represents that the inventor has not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, the said Inventor has executed and delivered this instrument to said Assignee on the date given below.

Date: <u>2/8/2002</u>	Signed:	Tunto W. Ol	
	Name:	Timothy W. Olesiewicz	